STATE OF HAW CIRCUIT COURT O THIRD CIRCU	F THE	AMENDED JUDGMENT GUILTY CONVICTION AND SENTENCE D Young Adult Defendant NOTICE OF ENTRY		CR. 96-331
TATE OF HAWAII 75 (DI				PECT MEN AT WARREN
OHN THOMAS GAU	DET			(see back)
EFENDANT'S PLEA				
GUILTY IN NOT GUILT	Y & NO CONTES	T JURY VERDICT		
ORIGINAL CHARGEIS)			CHARGE TO WHICH DEFENDANT PLEAD	
(see back)			(see back)	
EFENDANT IS CONVIC	TED AND FOUND	GUILTY OF		
See charges to	which defe	ndant pled		
FINE \$ FINE \$ FINE \$ FINE TITUTION \$ INCARCERATION		ME COURT O BE PAID TO THE LEBR OF COURT	CKMITTIMUS TO ISS	
YEAR!	Wring that	DAYS		
FIVE (5) YEA CTS. I & III	TO RUN CO		TH EACH OTHER; FOR TIME SERVE	
FIVE (5) YEA CTS. I & III	TO RUN CO	HCURRENTLY WI		
FIVE (5) YEARTS. I & III RUN CONSECUT The Defendant on committed in the mann The count inds this strenge of imprisonme that such special term.	tered the plea(s) indicer and form set forth at the Defendant come me authorized ho law, is adoptiate for defend	ated It is adjudged that the in the charge in the charge in the the interference of the charge in the charge.	FOR TIME SERVE	of and is quity of the offense stated about RN herton Ar' and that in larged and the color of the open
FIVE (5) YEARTS. I & III RUN CONSECUT The Defendant on committed in the mann of the court finds the sentence of impresonme that such spoud term of the FICK-MEN.	tered the plea(s) indicer and form set forth at the Defendant come me authorized ho law, is adoptiate for defend	ated It is adjudged that the in the charge in within the classification of defendant should be sentence lant's correction and rehabil	FOR TIME SERVE Defendant has been consisted a young adult defendant under let it it is a special indeterminate termitation and will not seopardize STATED HEREIN	of and is guilty of the offerior stated above ER's Section AA" and that in larged and set of improvement of the inject is of the opinion the productions of the public.
FIVE (5) YEARTS. I & III RUN CONSECUT The Defendant on committed in the mann of the court finds the sentence of impresonme that such spoud term of the FICK-MEN.	tered the please) indicer and form set forth in the Defendant come me authorized ho law, is adequate for defend I AND SENTENCE	ated It is adjudged that the in the charge in within the classification of defendant should be sentence lant's correction and rehabil	FOR TIME SERVE	od and is guilts of the offerior stated about RN horturn AAT and that in larg of any sets to congressment of the entert is of the openic
FIVE (5) YEACTS. I & III RUN CONSECUT The Defendant on committed in the mann The court finds the sentence of imprisonme that such spon act term in the FIFE H (X-MEN)	tered the plea(s) indices and form set forth at the Defendant corne me authorized by law, its adoptists for defend I AND SENTENCE	ncurrently with the case of the self-under the charge of the self-under thousand the self-under thousand rehability of the content of the content the content of the content the content of the content o	FOR TIME SERVE	od and is guilts of the offerior object about IR's horturn fill" and that in large of any set to compresentation. The entert is of the openior the protectives of the public.

POLICE REPORT NUMBERS:

F-00748/PN; F-01090/PN; F-01091/PN; F-01092/PN; F-01093/PN; F-01094/PN

ORIGINAL CHARGES:

SEXUAL ASSAULT IN THE FIRST DEGREE, in violation of Sec. 707-730(1)(b), HRS, as amended (Cts. I, III, V) ATTEMPTED SEXUAL ASSAULT IN THE FIRST DEGREE, in violation of Secs. 705-500(1)(b) £ 707-730(1)(b), HRS, as amended (Cts. II, IV, VI)

CHARGES TO WHICH DEFENDANT PLED:

SEXUAL ASSAULT IN THE THIRD DEGREE, in violation of Sec. 707-732-87, HRS, as amended (Cts. I, III & V)